DEPARTMENT OF PROFESSIONAL & FINANCIAL REGULATION OFFICE OF LICENSING & REGISTRATION

MAINE REAL ESTATE COMMISSION **REAL ESTATE TRANSACTIONS**

OFFERS/COUNTER OFFERS – AGENT-CLIENT GUIDELINES 13

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		March 2003
	Guiding Principles	
	· Communicate early and often	When taking a listing or entering into a buyer representation agreement the agent should explain to the client how offers and counter offers are handled and the possibility of competing offers.
	• The agent advises – the client decides	The decisions about how offers will be presented, negotiated and ultimately accepted or rejected are made by the client – not the agent. All offers must be communicated and agent must keep client informed of stated interest in property.
	• Offers and counter offers in writing	Offers and counter offers should be in writing to ensure that the terms, time frames and legal obligations of the parties are understood. Written counter offers should include a specific time period for acceptance. Withdrawal of a written offer or counter offer should be made in writing.
	Terms of offers and counter offers are confidential	The terms of offers and counter offers may not be disclosed by agent without the prior written consent of both the seller and buyer. Disclosing that a full price offer has been made is disclosing a term and is a violation.
	• The seller decides whether the existence of an offer or competing offer is confidential.	Disclosing that an offer has been made or that an offer may be received is not confidential information unless the seller asks the agent to keep such information confidential.
	• Full-price offer does not obligate the seller to accept the offer	Listing property for sale is an invitation from the seller for buyers to make offers. The seller is not obligated to sell the property even if a buyer makes a full price, cash offer.
	• No priority to offers	The first or highest offer made does not bind or otherwise limit the seller to act upon that offer before considering any other offers.
	Agent communication	Agents should make reasonable efforts to keep cooperating brokers informed, consistent with client's instructions.
	Agents are not attorneys	Agents should advise clients to seek legal counsel from attorneys regarding any questions about the legal status of an offer or contract.
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The Seller Client – Ar	informed seller will be ready to make the right decision when an offer or competing offers are received.
	Discuss seller's motivation for selling.
	• Discuss impact of current market conditions, i.e., season, types of financing, length of time on market.
	• Review guiding principles.
When taking the listing:	• Explain that competing offers may be received and that the client decides whether to disclose the existence of other offers to other agents and/or buyers.
	• Confirm that decisions about how offers will be presented, negotiated and ultimately accepted or withdrawn will be made by the seller – not the agent.
	• Discuss the terms of the offer(s) – if competing offers, compare terms.
	Inform seller of any other interest in the property.
When the offer is received:	✓ Potential of other offers
	✓ Scheduled showings
	✓ Recent showings that may require follow-up.
	· Accept, reject, counter, delay during time for acceptance to seek out other offers.
Seller's options – one offer:	• Explain pluses and minuses of each option – including the potential of a buyer withdrawing an offer during a delay.
	• Do nothing.
	Accept one offer, and inform no one of the other offers.
	· Reject all offers and encourage higher offers.
	• Counter one offer (may withdraw counter, in writing, prior to acceptance) – do not inform other buyers.
	• Delay acceptance – waiting for another offer.
Seller's options—competing offers:	• Alert one or more buyers that they are in a competing offer situation.
	• Alert all buyers that they are in a competing offer situation.
	• Consider the pluses and minuses of each option – delaying or inviting all buyers to make their "best" offer may produce better offer(s) or may discourage buyers who may withdraw.
	• Do nothing.